1 2 3 4 5	PEPPER HAMILTON, LLP Harry P. Weitzel (CA BAR NO. 149934) weitzelh@pepperlaw.com 4 Park Plaza, Suite 1200 Irvine, California 92614-5955 Telephone: (949) 567-3500 Facsimile: (949) 521-9101 William D. Belanger (MA Bar No. 657184) belangerw@pepperlaw.com				
6	James M. Wodarski (MA Bar No. 627036) wodarskj@pepperlaw.com				
7	Matthew D. Durell (GA Bar No. 142061) durellm@pepperlaw.com				
8	All Admitted Pro Hac Vice				
9	125 High Street 15 th Floor, Oliver Street Tower				
10	Boston, Massachusetts 02110 Telephone: (617) 204-5100				
11	Facsimile: (617) 204-5150				
12	Attorneys for Plaintiff NAZOMI COMMUNICATIONS, INC.				
13					
14	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
15	SAN JOSE DIVISION				
16	Nazomi Communications, Inc.,	Case No. 5:10-cv-05545-JF			
17	Plaintiff,	STIPULATION FOR FILING OF			
18	v.	AMENDED COMPLAINT			
19	Samsung Telecommunications, Inc., et al.				
20	_				
21	Defendants.	l de la companya de companya d			
22	IT IS HEREBY STIPULATED by and between the undersigned parties, through their				
23	respective attorneys of record, that Plaintiff may file an Amended Complaint, a copy of which is				
24	attached hereto.				
25	IT IS FURTHER STIPULATED that th	e HTC, Samsung, Kyocera entities, and Defendant			
26	LG Electronics, Inc. waive notice and service of the amended complaint, shall not be required to				
27	answer the amendment, and that all denials, res	ponses, counterclaims, and affirmative defenses			
28	Nazomi Communications, Inc. vs. Samsung Telecommunications, Inc., et al. Case No. 5:10-cv- 05545-JF	1. STIPULATION FOR FILING OF AMENDED COMPLAINT			

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1	contained in their respective answers to the original complaint shall be responsive to the amended	
2	complaint.	
3	Dated: May 26, 2011	/s/ Matthew Durell
4		Matthew Durell
5		durellm@pepperlaw.com Pepper Hamilton, LLP
6		125 High Street 15 th Floor, Oliver Street Tower
7		Boston, Massachusetts 02110 Telephone: (617) 204-5102
8		Facsimile: (617) 204-5150
9		Attorney for Plaintiff Nazomi Communications, Inc.
10	Dated: May 26, 2011	
11	Dated: Way 20, 2011	<u>/s/Mark Fowler</u> Mark Fowler
12		mark.fowler@dlapiper.com
13		DLA Piper US LLP 2000 University Avenue
14		East Palo Alto, CA 94303 Telephone: (650) 833-2048
15		Attorney for the Samsung Defendants
16		
17	Dated: May 26, 2011	
18		<u>/s/Rita Tautkus</u> Rita E. Tautkus
19		rtautkus@morganlewis.com Morgan, Lewis & Bockius, LLP
20		One Market, Spear Street Tower San Francisco, CA 94105-1126
21		Telephone: (415) 442-1357
22		Facsimile: (415) 442-1001
23		Attorney for the LG Defendants
24		
2:		
2		
	8 Negomi Communications, Inc. vs. Samsung	THE ATTION FOR EILING OF AMENDED

Case 5:10-cv-05545-RMW Document 102 Filed 07/08/11 Page 3 of 11

11		
1	Dated: May 26, 2011	/s/Michael Dorfman
2	·	Michael A. Dorfman michael.dorfman@kattenlaw.com
2		Katten Muchin Rosenman LLP
3		525 W. Monroe Street
4		Chicago, IL 60661
4		Telephone: (312) 902-5658
5		Facsimile: (312) 902-1061
6		Attorney for Kyocera Communications, Inc.
7	Dated: May 26, 2011	/s/Amy C. Chun
		Amy C. Chun
8		amy chun@kmob.com
9		Knobbe Martens Olson & Bear LLP
9		2040 Main Street, 14th Floor
10		Irvine, CA 92614-3641
		Telephone: (949) 760-0404
11		Facsimile: (949) 760-9502
12		Attorney for the HTC Defendants
13		
14	TOT CERTIFICATION	
15	ECF CERTIFICATION	
16	Pursuant to General Order No. 45, § X.B., the filing attorney attests that he has obtained	
117	\}	
	\}	
17	concurrence regarding the filing of the	his document from the signatories to the document. BY: /s/Matthew Durell
17 18	\}	his document from the signatories to the document.
17 18 19	concurrence regarding the filing of the DATED: May 26, 2011	his document from the signatories to the document.
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17 18 19 20	concurrence regarding the filing of the DATED: May 26, 2011	his document from the signatories to the document. BY: /s/Matthew Durell
17 18 19 20 21	concurrence regarding the filing of the DATED: May 26, 2011	his document from the signatories to the document. BY: /s/Matthew Durell IT IS SO ORDERED
17 18 19 20 21 22	concurrence regarding the filing of the DATED: May 26, 2011 Dated: 6/30/11	his document from the signatories to the document. BY: /s/Matthew Durell
17 18 19 20 21 22 23	concurrence regarding the filing of the DATED: May 26, 2011 Dated: 6/30/11	his document from the signatories to the document. BY: /s/Matthew Durell IT IS SO ORDERED
17 18 19 20 21 22 23 24	concurrence regarding the filing of the DATED: May 26, 2011 Dated: 6/30/11	his document from the signatories to the document. BY: /s/Matthew Durell IT IS SO ORDERED
17 18 19 20 21 22 23 24 25	DATED: May 26, 2011 Dated: 6/30/11	his document from the signatories to the document. BY: /s/Matthew Durell IT IS SO ORDERED

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1 2 3 4 5 6 7 8 9	PEPPER HAMILTON, LLP Harry P. Weitzel (CA BAR NO. 149934) weitzelh@pepperlaw.com 4 Park Plaza, Suite 1200 Telephone: (949) 567-3500 Facsimile: (949) 521-9101 William D. Belanger (MA Bar No. 657184) belangerw@pepperlaw.com James M. Wodarski (MA Bar No. 627036) wodarskj@pepperlaw.com Matthew D. Durell (GA Bar No. 142061) durellm@pepperlaw.com All Admitted Pro Hac Vice 125 High Street 15th Floor, Oliver Street Tower Boston, Massachusetts 02110 Telephone: (617) 204-5100 Facsimile: (617) 204-5150			
11	Attorneys for Plaintiff NAZOMI COMMUNICATIONS, INC.			
13	UNITED STATES DISTRICT COURT			
14	NORTHERN DISTRICT OF CALIFORNIA			
15	SAN JOSE DIVISION			
16				
17	Nazomi Communications, Inc.,	Case No. CV-10-5545-JF		
18	Plaintiff,	FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT		
19	V.			
20	Samsung Telecommunications America, LLC, Samsung Electronics Co., Ltd., Samsung	JURY TRIAL DEMANDED		
21	Electronics America, Inc., HTC Corp., HTC			
22	America, Inc., LG Electronics, Inc., LG Electronics Mobilecomm U.S.A., Inc., and			
23	Kyocera Communications Inc.			
24	Defendants.			
25	//			
26	//			
27				
28				
	Nazomi Communications, Inc. v. Samsung Telecommunications America, LLC, et al., CV- 10-5545-JF	1. FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT		

Plaintiff Nazomi Communications, Inc. ("Nazomi"), by and through its undersigned counsel, complains as follows:

JURISDICTION AND VENUE

- 1. This infringement action arises under the patent laws of the United States, Title 35 of the United States Code, including but not limited to 35 U.S.C. § 271.
- 2. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 3. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b), 1391(c), and 1400(b).

THE PARTIES

- 4. Plaintiff Nazomi Communications, Inc. is a corporation organized and existing under the laws of the State of Delaware with its principal place of business at 3561 Homestead Road, Suite 571, Santa Clara, California 95051.
- 5. LG Electronics, Inc. is a foreign corporation organized and existing under the laws of Korea, with its principal place of business at LG Twin Towers 20, Yeouido-dong, Yeongdeungpo-gu, Seoul 150-721, South Korea. On information and belief, Defendant LG Electronics Mobilecomm U.S.A., Inc. is a corporation organized and existing under the laws of the State of California, with its principal place of business located at 10101 Old Grove Rd, San Diego, CA 92131. LG Electronics, Inc. and LG Electronics Mobilecomm U.S.A., Inc. are referred to collectively herein as "LG."
- 6. On information and belief, Defendant Samsung Electronics Co., Ltd. is a foreign corporation organized and existing under the laws of Korea, with its global headquarters located at 250, Taepyeongno 2-ga, Jung-gu, Seoul 100-742 Korea. Defendant Samsung Electronics America, Inc., is a corporation organized and existing under the laws of the State of New York,

with its principal place of business located at 105 Challenger Road, Ridgefield Park, NJ 07660. Samsung Telecommunications America, LLC is a corporation organized and existing under the laws of the State of Delaware, with its principal place of business located at 1301 Lookout Dr., Richardson, TX 75082. Samsung Electronics Co., Ltd., Samsung Electronics America, Inc. and Samsung Telecommunications America, LLC are referred to collectively herein as "Samsung."

- 7. On information and belief, HTC Corp. is a foreign corporation organized and existing under the laws of Taiwan, with its principal place of business at 23 Hsin Hua Rd., Taoyuan, 330, Taiwan. On information and belief, HTC America, Inc. is a corporation organized and existing under the laws of the State of Washington, with its principle place of business located at 13920 S.E. Eastgate Way, Suite 400, Bellevue, WA 98005. HTC Corp. and HTC America, Inc. are referred to collectively herein as "HTC."
- 8. On information and belief, Defendant Kyocera Communications, Inc. ("Kyocera") is a corporation organized and existing under the laws of the State of Delaware, with its principal place of business located at 9520 Towne Centre Drive, San Diego, California, 92121.

BACKGROUND

9. Nazomi Communications, Inc. was founded in September 1998 by three Java technology and embedded systems veterans for the purpose of enhancing the performance of applications that run on the Java platform and other universal runtime platforms. Nazomi's pioneering technologies included the JSTAR Java Coprocessor technology and the JA108 Java and Multimedia Application Processor, which were targeted at wireless mobile devices, internet appliances, and embedded systems. Nazomi's technology and products were adopted by leading phone manufacturers and incorporated into millions of smart phones. In the years since Nazomi's introduction of the JSTAR and JA108 products, Java hardware and software acceleration has been widely adopted for wireless mobile and embedded systems applications. Java is now used

as a platform on hundreds of millions of devices.

- 10. On July 18, 2006, the United States Patent and Trademark Office duly and legally issued United States Patent No. 7,080,362 entitled "Java Virtual Machine Hardware for RISC and CISC Processors" ("the '362 patent"). A true and correct copy of the '362 patent is attached as Exhibit 1.
- 11. On May 29, 2007, the United States Patent and Trademark Office duly and legally issued United States Patent No. 7,225,436 entitled "Java Hardware Accelerator Using Microcode Engine" ("the '436 patent"). A true and correct copy of the '436 patent is attached as Exhibit 2.
- 12. On January 8, 2002, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,338,160 entitled "Constant Pool Reference Resolution Method" ("the '160 patent"). A true and correct copy of the '160 patent is attached as Exhibit 3.
- 13. Nazomi is the owner and possessor of all rights, title, and interest in the '362, '436, and '160 patents.
- 14. Defendant Samsung makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices containing processor cores capable of Java hardware acceleration including, but not limited to, the Instinct s30 (SPH-M810) mobile phone. Upon information and belief, the Instinct s30 (SPH-M810) mobile phone incorporates an ARM926EJ-S processor core capable of Java hardware acceleration.
- 15. Defendant Samsung likewise makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices that use a virtual machine ("VM") to resolve constant pool references including, but not limited to, the Captivate (SGH-I897) mobile phone. Upon information and belief, the Captivate (SGH-I897) mobile phone uses a VM to resolve constant pool references.
 - 16. Defendant HTC makes, uses, sells, and/or offers for sale within the United States

and this judicial district consumer electronic devices that use a VM to resolve constant pool references including, but not limited to, the Droid Incredible mobile phone. Upon information and belief, the Droid Incredible mobile phone uses a VM to resolve constant pool references.

- 17. Defendant LG makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices containing processor cores capable of Java hardware acceleration including, but not limited to, the LX370 mobile phone. Upon information and belief, the LX370 mobile phone incorporates an ARM926EJ-S processor core capable of Java hardware acceleration.
- 18. Defendant LG likewise makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices that use a VM to resolve constant pool references including, but not limited to, the Ally (VS740) mobile phone. Upon information and belief, the Ally (VS740) mobile phone uses a VM to resolve constant pool references.
- 19. Defendant Kyocera makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices containing processor cores capable of Java hardware acceleration including, but not limited to, the PRO-700 mobile phone. Upon information and belief, the PRO-700 mobile phone incorporates an ARM926EJ-S processor core capable of Java hardware acceleration.
- 20. Defendant Kyocera likewise makes, uses, sells, and/or offers for sale within the United States and this judicial district consumer electronic devices that use a VM to resolve constant pool references including, but not limited to, the Zio (M6000) mobile phone. Upon information and belief, the Zio (M6000) mobile phone uses a VM to resolve constant pool references.

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PEPPER HAMILTON LLP Dated: May 27, , , 2011 Respectfully submitted, /s/ Harry P. "Hap" Weitzel Harry P. Weitzel Attorney for Plaintiff NAZOMI COMMUNICATIONS, INC.

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